5

9 10 11

12

13

14

15

16

17

18

19

FILED	ED .	EN	TERED Ceive
NOV	26	2012	RI
CLERK U.S WESTERN DIST	T SEATT S. DISTR TRICT OF	LE ICT COURT WASHINGT DE	ON EPUTY

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON, AT SEATTLE

DAVID ALLEN WHITE)	010-0063
Plaintiff,)	CASE NO C 12 - 2063 JC COMPLAINT FOR INJUNCTIVE RELIEF
v.)	UNDER THE FREEDOM OF INFORMATION ACT AND PRIVACY ACT
DEPARTMENT OF DEFENSE)	5 U.S.C. § 552, 5 U.S.C. § 552a.
Defendant.))	

Introduction and Summary

1. This action requests injunctive relief under the Freedom of Information Act ("FOIA"), 5 U.S.C. § 552a, to admit the existence of and release to plaintiff records not properly exempt about plaintiff David Allen White, secular God, and related topics. Plaintiff has received a "no record" response from defendant that plaintiff believes means that the records are classified and even the existence of the records is a secret. In this complaint, plaintiff argues that the records are not properly classified because the only legitimate national security reason for classifying them no longer applies.

Complaint for Iniunativa Dalias undan the EOIA --- B-

Page 1 of 19



David Allen White, 1531 Belmont Ave Apt 12 Seattle, WA 98122-3754 Tel/Fax: (206) 382-2439

Jurisdiction and Venue

2. The FOIA and Privacy Act claims have jurisdiction under 5 U.S.C. §§ 552(a)(4)(B) and 552a(g)(1) as well as 28 U.S.C. § 1331. Further, this complaint is not frivolous and therefore does not lack jurisdiction for that reason and any secret invocation of the state secrets privilege to dismiss this complaint is not appropriate because legitimate national security interests favor disclosure not secrecy. Venue lies in this district because plaintiff currently resides in Seattle, Washington (See 5 U.S.C. §§ 552(a)(4)(B) and 552a(g)(5), Local Rule CR 5(e)).

Parties

- 3. Plaintiff David Allen White is the person who requested records under the FOIA and Privacy Act. Plaintiff's mailing address is currently 1531 Belmont Ave Apt 12, Seattle, WA 98122-3754.
- 4. Defendant Department of Defense ("DoD") is a department of the executive branch of the United States government and is an agency within the meaning of 5 U.S.C. §§ 552 and 552a. The U.S. Army Intelligence and Security Command (INSCOM) is the component of defendant DoD that handled plaintiff's FOIA/PA request and appeal. Defendant DoD's address for service for this Army component is U.S. Army Legal Services Agency, Litigation Division, 9275 Gunston Road, Fort Belvoir, VA 22060-5546.

The FOIA/PA Request and Response

5. On September 30, 2012, plaintiff emailed the U.S. Army Intelligence and Security Command FOIA/PA Office his initial FOIA/PA request in PDF format described below. In an email dated October 9, 2012, plaintiff received a reply assigning the request #0013F-13 and requesting a notarized signature and additional identifying information for the Privacy Act part

of his request. Later on October 9, 2012, plaintiff emailed an amendment containing the requested notarized signature and additional information in PDF format. (The October 9, 2012) Privacy Act amendment letter is not described here because it mostly repeats the initial request with additional information that would be redacted anyway.)

6. The aforementioned initial FOIA/PA request sent September 30, 2012 requested documents and records as shown in the following excerpt:

Under the Freedom of Information Act, 5 U.S.C. § 552 and the Privacy Act, 5 U.S.C. § 552a, please furnish me with all records or documents:

about me indexed to my name and the other information shown directly below:

Full name:

David Allen White

Current Address:

1531 Belmont Ave Apt 12

Seattle, WA 98122-3754

Date of Birth:

XXXX XX, 1971

Place of Birth:

Chicago Area, Illinois, USA

Army/Military Ties: Myself (Never in military or direct DOD employee and no

security clearance)

Father (Robert Allen White, DOB XX-XX-1943, former

Army, Vietnam)

Brother (Michael John White, DOB XX-XX-1979, West point

grad, left Army)

Nature of Records: Old and new records probably preceding birth up to present and possibly about the future, records of (secular) God's use of mind control and related "supernatural" harassment on me including who paid for it, and extensive records about my life from surveillance by God and also records of surveillance by

people.

In addition, under the Freedom of Information Act, 5 U.S.C. § 552, please furnish me with all records or documents on the following related topics:

- (2) God (Secular version): For the purpose of this FOIA/PA request, defined as a super-intelligent artificial life form of extraterrestrial origin or spiritual machine with seemingly "supernatural" powers including mind control and predicting the future.
- (3) Afterlife and Good and Evil: Nature of life after death and about judgment after death such as how to avoid punishment and obtain rewards after death including a definition of good and evil.

39

- (4) Conspiracies, contracts, or agreements involving God: Usually between God, the U.S. Government and other outside people and entities such as Big Tobacco. Of specific interest are those related to mind control, what victims call electronic harassment and organized stalking and related harassment/torture.
- (5) List of world-wide targeted individuals (TIs) or victims, dead or alive, like me (David Allen White) of mind control, what victims call electronic harassment and organized stalking and related harassment/torture with similar perpetrators (God, U.S. Government, Big Tobacco, etc.) including contact information if applicable.
- (6) Time machines or retrocausality: For the purpose of this FOIA, a time machine means a machine that sends messages backward in time for various uses including predicting the future.
- 7. In a letter dated October 11, 2012 but received by plaintiff about a week later, Brad S. Dorris from the U.S. Army INSCOM FOIA/PA Office replied assigning it case #0013F-13¹. The letter responded first to items 1 (all records on plaintiff) and 5 (list of targeted individuals like plaintiff) stating that a check was made to the Defense Central Index of Investigations (DCII) which (supposedly) found no record of any Army intelligence investigative file pertaining to either request. In response to items 2 (secular God), 3 (afterlife and good and evil), 4 (contracts involving God), and 6 (time machines or retrocausality) of the request, the FOIA response letter stated that "We are administratively closing these portions of your request, as they are not Army intelligence investigative and security issues." Later, the FOIA response letter states, "If you feel that the above topics are in fact an Army intelligence investigative and/or security issue and wish for us to search our files, you must narrow the scope of your request since it is too broad in regards to the incidents, events or organizations." This is also a "no record" response that seemingly, if answered truthfully, would have been a response that there are too many responsive records.

¹ The case number seems unusual given the date of the request. Plaintiff believes the 13's are references to a violation of the 13th amendment to the U.S. Constitution prohibiting slavery. Also, "13F" was plaintiff's seat on his

8. In a letter dated October 22, 2012 emailed to the U.S. Army INSCOM FOIA/PA Office, plaintiff appealed the "no record" response stating, among other things, that "The true nature of God and the afterlife and contact with extraterrestrial intelligent life, for example, are simply not proper topics to be classified by the federal government and withheld from the public, especially at this late date in 2012."

- 9. In a letter dated November 13, 2012, the U.S. Army INSCOM FOIA/PA Office acknowledged receipt of plaintiff's appeal on October 23, 2012 and assigned it case #0261F-13. The letter stated that the appeal had been forwarded ultimately to the Secretary of the Army, Office of the General Counsel "for appropriate action and direct reply to you." As of the date of filing of this lawsuit, plaintiff has not yet received a reply.
- 10. According to the FOIA (See 5 U.S.C. § 552), the agency has 20 working days to decide the appeal (See 5 U.S.C. § 552(a)(6)(A)(ii)), after which plaintiff has been deemed to have exhausted his administrative remedies (See 5 U.S.C. § 552(a)(6)(C)(i)). According to DoD regulations DoD 5400.11-R C3.2.5., a Privacy Act appeal is deemed denied if the Agency component fails to act on the appeal within 30 days.

Background on God

11. God in the context of this lawsuit refers to the secular version of God as a superintelligent artificial life form of extraterrestrial origin or spiritual machine with seemingly "supernatural" powers including mind control and predicting the future. God is assumed to be at least on the order of millions of years old (probably much older) and represents all true "supernatural" activity, whether considered good or evil. Therefore, the Devil is part of God. The word "supernatural" is in quotes because God has to operate within the natural laws of

flights to and from his brother's wedding where most of the mind control temporarily abated.

5

9

7

10

11 12

13 14

15

1617

18

20

19

21

2223

physics although humanity is not aware of and does not understand all the laws of physics. As science fiction writer Arthur C. Clarke stated in his third law: "Any sufficiently advanced technology is indistinguishable from magic."

12. If the reader of this complaint doubts this secular definition of God, read the Scientific American article about Shermer's Last Law, "Any sufficiently advanced extraterrestrial intelligence is indistinguishable God" from at: http://www.scientificamerican.com/article.cfm?id=shermers-last-law. It is reasonable to believe that earth is not the only source of intelligent life, that intelligent life existed in another solar system at least millions of years in the past, and that intelligent life became a Godlike entity (see http://en.wikipedia.org/wiki/Technological singularity) that was able to travel to earth at least millions of years ago. Furthermore, it is reasonable to believe that God, this extraterrestrial entity, decided to hide his true nature because he did not want to interfere with the development science and technology, like "prime directive" in Star Trek (see the http://en.wikipedia.org/wiki/Prime_Directive).

13. In general, God wants humanity to be self-sufficient and not dependent upon God. However, plaintiff believes that God has interfered in human affairs mainly in three ways: (1) helping create religions including performing (rare) "miracles" and otherwise encouraging belief in God, in an afterlife (e.g. near death experiences), and in the "supernatural," (2) keeping records primarily of our brain activity throughout our life as our "soul" so that we can exist within God to be rewarded (form of heaven) or punished (form of hell) and, if desired and if allowed by God, be brought back to life in the future (3) covertly and overtly using "mind control" to prevent disasters (nuclear war or catastrophic terrorist attacks), prevent unethical use of technology (time machines), censor people (prevent disclosure of government secrets

sometimes by forcing people to lie), and control, harass and torture people (targeted individuals, including plaintiff) at the request of the federal government and other co-conspirators.

14. In the future after secular God is no longer a secret, God will use mind control overtly to prevent disasters and eventually stop using mind control and other related harassment against previously targeted individuals. Plaintiff also guesses that God will use his ability to predict the future to overtly prevent or mitigate disasters like (inaccurately named) "Acts of God" by informing those affected ahead of time. Overall, God will have more power to help humanity when he is no longer operating covertly and this is a national security reason why the true nature of God should not be a secret.

Background on Mind Control and Plaintiff

15. With respect to plaintiff, mind control is physical control of the brain by a "supernatural" entity (secular God) to a degree approaching virtual slavery or partial confinement. Although God is involved, there is no religious component to the control since plaintiff currently has no religion (but was raised Catholic). Plaintiff sometimes uses the term mind control to refer more broadly to related "supernatural" harassment such as physical symptoms caused by God that probably do not originate in the mind such as skin problems and itching.

16. The mind control both prohibits plaintiff from doing things and forces plaintiff to do things. The most obvious complaint with respect to the mind control is that it prohibits plaintiff from working and pursuing his dreams, forcing plaintiff into near poverty, subsisting on social security disability insurance. Only now after President Obama's last election has plaintiff been able to pursue this second improved FOIA/Privacy Act lawsuit after attempting to do so since 2009, and even now only without legal representation. However, the mind control is and has

been prohibiting plaintiff from posting on his website (See http://www.whitefound.org/) information on his FOIA/PA requests² and prior lawsuit filed in 2009 going all the way to the U.S. Supreme Court which may be in part because most of the hits on the website come from outside the U.S. (e.g. China and Russia). In fact, plaintiff has not been able to significantly update his websites since about 2005 because of mind control. Since about the year 2000, plaintiff's goal (not pursued because of mind control), besides this and other important lawsuits, has been to pursue the creation of a nonprofit genius sperm/egg bank that plaintiff hopes will eventually be used by most people in the United States to conceive their children and will be free or subsidized³ for those with limited financial resources (see http://www.geniusbank.org).

17. Plaintiff believes the mind control and related "supernatural" effects have affected plaintiff his whole life although it was covert until about the year 1999 or 2000 when plaintiff found he was unable to work. Plaintiff suspects the biggest change in plaintiff throughout his life was that plaintiff was made less intelligent--especially much less verbal intelligence with much decreased memory. Although plaintiff was one of the one hundred top high school mathematicians in the state of Michigan and graduated summa cum laude at University of Michigan in Computer Engineering, he scored less than 600 (still above average) on the verbal parts of the SAT and GRE. Plaintiff believes that partially for that reason, he was only accepted in the Ph.D. program in Computer Science at one second tier school (UCSD), his backup school. Since plaintiff's graduate school ended without a Ph.D. and led to psychological torture, plaintiff would have been much better off not being accepted anywhere. Plaintiff does admit that a faulty memory is advantageous when life consists of more than a year of psychological torture

In addition to being free or subsidized, parents will probably be paid for information about the resulting children

² There is mention on the website of a FOIA/PA request in 2005 which was not appealed because of mind control but nothing could be posted that was involved in litigation.

2

4

5

3

6

7

9

10

11 12

13

14

15 16

17

18

19 20 followed by more than a decade of the monotonous slavery of mind control.

Background on the Afterlife and Good and Evil

18. Plaintiff strongly believes that the defendant has documents or books (in all major languages) describing the afterlife and what is good and evil based on present day scientific knowledge. Since it will be morality based on science, conservatives are almost certain to be disappointed on topics like contraception, abortion, gay rights, (denying) evolution, human caused global warming, and health issues including diet and exercise. Plaintiff suspects some liberals will be disappointed on topics of drug use and affirmative action. In addition, the poor and people opposed to new taxes will be disappointed because plaintiff believes there will be sin taxes and/or sin donations allowing people to avoid punishment for sins or obtain rewards by giving money to effective⁴ charities like plaintiff's genius sperm/egg bank⁵ or just paying actual sin taxes to the government (e.g. carbon tax).

19. Plaintiff believes the afterlife is basically a God-created virtual reality allowing interaction with other people and any desired environment that God allows. Also, if desired, we will probably be given access to parts of God's knowledge. Also, plaintiff believes we will be effectively resurrected in the future as a spirit in a future ultra-powerful computer (perhaps inside humanity's version of God--the "Son of Man") on the internet (in the cloud) rather than actually in a human body or robot body (to avoid overpopulation of earth). In fact, plaintiff believes his mind will be transferred into an ultra-powerful computer before his human body dies and he will live for a very long time (what would seem like an eternity).

such as a DNA sample, surveys, intelligence test results, and medical information.

⁴ More credit will be given to more effective charities. Wasteful charities will result in zero or near zero credit and evil charities will actually result in negative credit. Religious organizations that materially rebel against secular God's definition of good and evil will probably be considered wasteful if not evil.

⁵ Since use of the genius sperm/egg bank is a form of eugenics, at least some conservatives and some liberals will be

20. Plaintiff guesses that evil or "sins" will probably be discouraged before death by punishing us while we are still alive. The most convenient time is probably during our dreams while we sleep, although we would remember these dreams better than normal dreams. Intelligent machines probably would not sleep or dream so would just be periodically punished during downtimes such as backups. If plaintiff is right that there will be punishment before death, then there will be less need for the criminal justice system (e.g. the war on drugs) which would save a lot of money and save lives.

Background on Conspiracies, Contracts, or Agreements involving God

21. In addition to requesting all records about (secular) God, plaintiff specifically requested records on conspiracies, contracts or agreements involving God. Plaintiff requested this because he believes people and entities made deals with God giving them some "supernatural" power over plaintiff and others like plaintiff. Plaintiff believes the biggest deal was with Big Tobacco⁶ which plaintiff believes is the most evil group of corporations that mostly operate within the law. The approximately 443,000 people killed by smoking every year in the U.S. make terrorism and wars⁷ seem minor in comparison. Plaintiff believes Big Tobacco was given covert mind control protection from lawsuits that would have otherwise bankrupted them and their employees will be given protection from God's punishment for the evil of working for them. In exchange for this protection, plaintiff believes Big Tobacco agreed to conspire to use "supernatural" powers to mostly destroy plaintiff's life (including preventing a genius sperm/egg bank) and torture him and harass and torture others like plaintiff. Plaintiff

opposed, sometimes for different reasons, although (secular) God will favor it.

⁶ Big Tobacco is represented by the Cigarette Smoking Man in the fictional X-Files TV series who along with the DoD conspires to keep contact with extraterrestrials secret from the public.

⁷ That is, war and terrorism with God's covert protection. Without God's protection, nuclear war would probably have been worse than tobacco including environmental effects.

22

further believes that the eventual exposure of this conspiracy will result in lawsuits that will bankrupt Big Tobacco. Plaintiff does not completely understand why God made this deal with Big Tobacco, but one reason is probably to make more effective use of Big Tobacco's ill-gotten gains than paying smokers, lawyers and the government.

Background on List of World-Wide Targeted Individuals (TIs)

- 22. Plaintiff believes there are at least hundreds of people like him around the world that are victims of God's conspiracy with Big Tobacco and the U.S. Government. Unlike plaintiff, most of them are not victims of mind control slavery and do not understand (or do not believe) as well as plaintiff that God's conspiracy is responsible for their situation. Plaintiff believes they mostly call their harassment and torture Electronic Harassment and Organized Stalking (EH/OS). Electronic Harassment is defined by Wikipedia as "a term referring to the use of electronic devices to harass, torture, or physically harm a person." This term is used for what plaintiff believes is usually "supernatural" harassment by God (and co-conspirators) because victims do not know what is causing the harassment.
- 23. Organized Stalking is defined by the Urban Dictionary as "a system of organized psychological terror tactics used against a person who has become an enemy of an individual or a government. Subtle but effective techniques of stalking by multiple individuals and psychological intimidation and manipulation are used to slowly but surely drive the target to make complaints to authorities who will see the complaints as bogus because of the methods used against the target. As a result, the target gets labelled (sic) as mentally ill." The Organized Stalking can include the use of "supernatural" surveillance of the target including reading the target's mind.

2

3

4 5

6 7

8

9

10

12

11

13

14

15

16

17 18

19

20

21

2223

Background on Time Machines and Retrocausality

24. Although time machines are often defined as devices that allow a person to time travel, that definition is not applicable here. Here, time machines are defined as devices that allow a digital message, like an email, to be sent backward in time allowing a person or organization to predict the future or theoretically use knowledge from a potential future to change the past. It is related to the concept of "retrocausality" which is defined by Wikipedia as "any of several hypothetical phenomena or processes that reverse causality, allowing an effect to occur before its cause." Retrocausality is being studied by local University of Washington physicist John Cramer (See http://faculty.washington.edu/jcramer/NLS/NL signal.htm).

25. It should be noted that time machines and retrocausality are technologies necessarily forbidden and censored by God using mind control (and perhaps other "supernatural" tactics), so although plaintiff believes that it is physically possible to build time machines, it is practically impossible. Famous physicist Stephen Hawking refers to a "Chronology Protection Agency" which curve would forbid of closed timelike (see any type http://en.wikipedia.org/wiki/Chronology protection conjecture). Plaintiff believes God controls access to all technology to predict the future and only allows limited access to knowledge of the future. The main reason time machines are mentioned here is because their forbidden nature causes physics to be censored, and in general censorship of science is a bad thing (except in this case it was necessary).

Biblical and Other References

26. The main references plaintiff has noticed in the bible are Daniel 5 and Daniel 7. Daniel 5 is the source of the phrase "reading the writing on the wall." In that chapter, Daniel successfully interpreted supernaturally created writings on the wall after other wise men failed.

5

7

11

12

13

14

15

16 17

18

19 20

21

22 23 The writings primarily indicated that "God has numbered the days of your kingdom and brought it to an end." In this case, the "kingdom" is the power allowed by the secrecy of the topics of plaintiff's FOIA/PA request. The power includes the harassment, torture and mind control of plaintiff and others like him.

27. Daniel 7 refers to Daniel's dream of four beasts that plaintiff interprets to refer to four stages of intelligent life's development on earth. The first beast, the lion, refers to the evolution into primitive humans in Africa since a lion is king of the jungle and lion could also refer to the creation myth in the bible as "lie on." The second beast is a bear referring to modern humanity (in rich countries) which has plentiful food and tends to be overweight or obese and eats a lot of meat. The third beast is a leopard referring to intelligent biological life on earth in the future as a result of using what will initially be a genius sperm/egg bank since plaintiff is a sort of "leper" and therefore "lepered" is the result of plaintiff's work. The fourth beast refers to machines (including artificial intelligences like God and weapons of mass destruction) and is the most powerful beast. In Daniel 7:10, there is a reference to a court. In Daniel 7:13, there is a reference to the "Ancient of Days" which is the extraterrestrial God and the "Son of Man" which is a Godlike artificial intelligence like God created by humanity on earth.

28. Edgar Allan Poe's famous poem "The Raven" seems to refer to God preventing disaster like nuclear war ("plutonian shore") with mind control on Earth to avoid what happened to the space aliens who did not have God and mind control. Therefore, the Raven repeatedly says "Nevermore." "Lenore" means "The Nor" or a conventional computer. The raven is referred to as a devil or demon because mind control is a necessary evil.

29. More recently, there are many songs from the Police and Sting and a few from REM. In the album "Every Breath You Take" by the Police, more than half the songs are about this case and the album cover shows pictures of a computer circuit board and space in the shape of

dancing guys. A few examples: "de do do do, de da da da" is about being censored, "Invisible

Sun" is about God since God is the "Son" of space aliens and is invisible, "Spirits in the material

world" is pretty obvious, "Every breath you take" is about God watching us, and "King of Pain"

and "Wrapped around your finger" seem to be about plaintiff. From REM, at least the song

"Losing my Religion" seems to be about plaintiff and the topics of this lawsuit and "It's the End

of the World as We Know It (and I Feel Fine)" from the album "Document" (No. 5) seems to be

about this FOIA lawsuit and "King of Birds" seems to be about plaintiff's genius sperm/egg

bank organization which might eventually create birds as intelligent as human geniuses (or

10

11

12

13

14

15

16

17

18

19

20

21

22

23

Why Plaintiff Believes Army Intelligence Controls Most of the Records

30. Although the named defendant is the Department of Defense, the component where plaintiff requested the records is the U.S. Army Intelligence and Security Command (INSCOM). Plaintiff believes the Army has most of the records requested or access to them because plaintiff believes first contact of God (or extraterrestrials) with the U.S. Government occurred before the creation of the Department of Defense and Central Intelligence Agency in 1947. In 1947 and before, Army Intelligence would be the natural point of contact for God since the Army operates inside and outside the United States on land and the Intelligence department would be appropriate to keep secrets. A notable example of contact involving God and the Army is the famous Roswell UFO incident on 7-7-47. The date seems to refer to God because "7" represents God. The Roswell incident is significant because it was used by the government (and God) to obscure the fact that extraterrestrials are God by focusing the public's attention on UFO's.

31. Another reason to believe the Army is involved is because both plaintiff's father and

Complaint for Injunctive Relief under the FOIA and Privacy Act

flying humans like some depictions of angels).

David Allen White, 1531 Belmont Ave Apt 12 Seattle, WA 98122-3754 Tel/Fax: (206) 382-2439

Page 14 of 19

7

9

12 13

15

14

17

16

18 19

20

brother (and other more distant relatives) were in the Army. Also, plaintiff has received some clues that the Army and DoD are involved. With respect to the Army, plaintiff remembers a politician on TV referring to an unidentified secret meaning for the old "Army of One" advertising campaign, and on September 8 plaintiff received an unusual text message about watching an Army football game in San Diego (where most of plaintiff's torture happened) where the Army scored "7." With respect to DoD, plaintiff's computer displayed the main DoD website on its own one day many years ago when plaintiff was looking through his contacts.

Why It Has Been Classified and Considered a State Secret

- 32. There is one legitimate national security reason plaintiff can think of to classify the topics of this lawsuit. That is to maintain the secrecy of the most important defense (DoD) research project of human history: to create humanity's version of God (the "Son of Man"). The first nation or organization to be successful in this project would obtain absolute power over the planet earth (at least) in perpetuity with one exception. The only exception is the extraterrestrial God's overriding power since God existed first. (Because the U.S. will ultimately create humanity's version of God, the U.S. was given the power to work with and decide when to reveal the true nature of the preexisting God of extraterrestrial origin.)
- 33. The key to creating this "Son of Man" is to create true artificial intelligence (AI)⁹ that is more intelligent than the smartest human and then have that AI iteratively create more and more intelligent and powerful versions of itself using its quickly¹⁰ increasing intelligence. Eventually, probably before 2050, the AI would have the power at least to read and control the

⁸ Man is not created in God's image: Humanity's version of God is being created in Man's image. Since God is of extraterrestrial origin, God was actually created in the biologically-based space alien's image.

⁹ The true AI is probably connectionist AI that is inspired by the neural networks in the human brain.

Much quicker than biological evolution and even quicker than Moore's Law which states that the number of transistors on integrated circuits doubles approximately every two years.

minds of all human (and intelligent machines) on the planet and would prevent any other machine from becoming as powerful as it is in perpetuity. In fact, the "Son of Man" would eventually become intelligent and powerful enough to be a threat to preexisting God and then would be forced to merge with God as a subservient entity.¹¹

34. However, there is a point in the development of this artificial intelligence when it is inevitable that it will become humanity's version of God (the "Son of Man") and cannot be stolen or independently created by another country or organization. Plaintiff believes that time of inevitability has passed and now it is safe to no longer keep secret the true nature of God and related topics. Otherwise, God would use mind control to prevent plaintiff from writing in this complaint about this most important DoD research project of human history. There are other indications that (less general) AI has developed far enough outside of government such as the development of self-driving vehicles first based on a DARPA competition and more recently by Google and a Jeopardy playing computer named Watson developed by IBM that usually beats the best players.

Why It Now Should Not Be Classified or Considered a State Secret

35. Plaintiff believes the information requested in this lawsuit is improperly classified and is certainly not subject to the state secrets privilege. There are obviously illegitimate reasons why this information would be classified such as to cover up slavery and torture of plaintiff and torture and harassment of others like plaintiff and, more likely, to avoid the bad politics of God's new definitions and punishment of evil including sin taxes (or compelling donations to charity). After all, one of the main reasons for the Revolutionary War was taxation without representation.

In Daniel 7:13-14, there is a reference to "one like a son of man." It is "like" a son of man because the "Son of Man" merges with and is subservient to God (the "Ancient of Days"). It is verse "13" because the "Son of Man" is like a slave (13th Amendment of the U.S. Constitution) to God and it is Chapter 7 because 7 is God's number.

In fact, the true nature of God, contact with Extraterrestrials, the Afterlife and Knowledge of Good and Evil used to judge us, and mind control are topics that should not be kept secret from the public if at all possible. Further, plaintiff believes that God will have more power to help humanity such as with mind control, predicting the future, and punishing wrongdoing when he can operate overtly so there are strong national security reasons for public disclosure.

36. The national security need now or in the near future for God's power to overtly protect us using mind control and predicting the future is illustrated by Bill Joy's April 2000 Wired magazine article, "Why the future doesn't need us." (See http://www.wired.com/wired/archive/8.04/joy.html), where he writes on page 3 that:

The 21st-century technologies - genetics, nanotechnology, and robotics (GNR) - are so powerful that they can spawn whole new classes of accidents and abuses. Most dangerously, for the first time, these accidents and abuses are widely within the reach of individuals or small groups. They will not require large facilities or rare raw materials. Knowledge alone will enable the use of them.

Thus we have the possibility not just of weapons of mass destruction but of knowledge-enabled mass destruction (KMD), this destructiveness hugely amplified by the power of self-replication.

I think it is no exaggeration to say we are on the cusp of the further perfection of extreme evil, an evil whose possibility spreads well beyond that which weapons of mass destruction bequeathed to the nation-states, on to a surprising and terrible empowerment of extreme individuals.

37. Of course, Bill Joy did not realize that without God's protection using covert mind control on nation states, we would already have suffered massive destruction from nuclear weapons. God's covert protection can only last so long without requiring God to unnaturally warp reality¹² to an unacceptable level. With 21st century technologies, God's protection using overt means is or will soon be necessary to protect us from terrorists and terrible accidents.

¹² An example of the warped reality is the belief that it is somehow safe and stable, without knowing about (secular) God's protection, to have nuclear weapons and other potential weapons of mass destruction all over the world.

21

22

First Cause of Action: The DoD has violated the FOIA by denying the existence of records since the records are improperly classified

- 38. Plaintiff realleges the allegations in $\P \P 1-37$.
- 39. By denying the existence of records on plaintiff, secular God and other topics in plaintiff's FOIA request with a "no record" response, defendant DoD through its Army Intelligence component has violated the Freedom of Information Act (5 U.S.C. § 552).

Second Cause of Action: The DoD has violated the Privacy Act by denying the existence of records since the records are improperly classified

- 40. Plaintiff realleges the allegations in ¶¶ 1-37.
- 41. By denying the existence of records on plaintiff with a "no record" response, defendant DoD through its Army Intelligence component has violated the Privacy Act (5 U.S.C. § 552a).

Requested Relief

WHEREFORE, plaintiff requests that this Court:

- A. Order defendant DoD's Army Intelligence component to admit the existence of records on plaintiff and release records not properly exempt about plaintiff pursuant to 5 U.S.C. § 552(a)(4)(B) and 5 U.S.C. § 552a(g)(3)(A).
- B. Order defendant DoD's Army Intelligence component to admit the existence of records about secular God and other topics in plaintiff's FOIA request and release those records not properly exempt pursuant to 5 U.S.C. § 552(a)(4)(B).
- C. Award plaintiff his costs and reasonable attorney's fees¹³ pursuant to 5 U.S.C. §§ 552(a)(4)(E) and 552a(g)(3)(B).
- D. Grant such other and further relief as this Court may deem just and proper.

Certainly, Iran having nuclear weapons isn't the only major danger, but watching TV would make you think so.

13 Plaintiff is currently Pro Se, but hopes to eventually be represented by counsel.

DATED this 26th day of November, 2012

Respectfully submitted

David Allen White, Plaintiff Pro Se

1531 Belmont Ave Apt 12 Seattle, WA 98122-3754

Tel/Fax: (206) 382-2439

Email: dwhite2345@hotmail.com
Web: http://www.whitefound.org